1 2 3 4 5	LICHTEN & LISS-RIORDAN, P.C. Shannon Liss-Riordan, Bar No. 310719 sliss@llrlaw.com Thomas Fowler (<i>pro hac vice</i> forthcoming) tfowler@llrlaw.com 729 Boylston Street, Suite 2000 Boston, MA 02116 Tel: +1.617.994.5800 Fax: +1.617.994.5801	
6 7 8	Attorneys for Plaintiffs CAROLINA BERNAL STRIFLING and WILLOW WREN TURKAL, on behalf of THEMSELVES AND ALL OTHERS SIMILAR SITUATED	LY
9 10 11	MORGAN, LEWIS & BOCKIUS LLP Eric Meckley, Bar No. 168181 eric.meckley@morganlewis.com Brian D. Berry, Bar No. 229893 brian.berry@morganlewis.com	
12 13	Attorneys for Defendant TWITTER, INC.	
14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA	
16		
17	CAROLINA BERNAL STRIFLING, WILLOW WREN TURKAL, and SYDNEY FREDERICK-OSBORN on behalf of themselves and all others similarly situated,	Case No. 4:22-cv-07739-JST STIPULATION TO RESCHEDULE MOTION HEARING
18	Plaintiffs,	
19	v.	
20	TWITTER, INC.,	
21	Defendant.	
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STIPULATION TO RESCHEDULE CASE AMANAGEMENT CONFERENCE

- 1	H		
1	Pursuant to Local Rule 6-1(b), Plaintiffs Carolina Bernal Strifling, Willow Wren Turkal,		
2	and Sydney Frederick-Osborn ("Plaintiffs") and Defendant Twitter, Inc. ("Defendant")		
3	(collectively, the "Parties"), by and through their undersigned counsel, hereby stipulate as		
4	follows:		
5	WHEREAS, there is currently a Motion Hearing set to take place on August 31, 2023 at		
6	2:00 PM in Oakland, Courtroom 6, 2nd Floor before Judge Jon S. Tigar;		
7	WHEREAS, Plaintiff's Counsel is unavailable that day as she is taking her daughter to		
8	college, and the parties have conferred and agree to the new proposed date, if convenient for the		
9	court;		
10	NOW, THEREFORE, the Parties stipulate to the following, subject to the Court's		
11	approval:		
12	The Motion Hearing currently scheduled for August 31, 2023, will be rescheduled to take		
13	place on September 7, 2023 at 2:00 p.m.		
14			
15	IT IS SO STIPULATED.		
16			
17	Dated: August 22, 2023 LICHTEN & LISS-RIORDAN, P.C.		
18			
19	By /s/ Shannon Liss-Riordan		
20	Shannon Liss-Riordan Thomas Fowler		
21	Attorneys for Plaintiffs CAROLINA BERNAL STRIFLING and		
22	WILLOW WREN TURKAL, on behalf of themselves and all others similarly situated		
23			
24			
25	Dated: August 22, 2023 MORGAN, LEWIS & BOCKIUS LLP		
26			
27	By /s/ Brian D. Berry		
28	Eric Meckley Brian D. Berry		
	STIPULATION TO RESCHEDULE CASE		

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1	FILER'S ATTESTATION
2	Pursuant to Local Rule 5-1(h)(3) regarding signatures, I attest that all other signatories
3	listed, and on whose behalf this filing is submitted, concur in the document's content, and have
4	authorized the filing.
5	Dated: August 22, 2023 LICHTEN & LISS-RIORDAN, P.C.
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7	By <u>/s/ Shannon Liss-Riordan</u> Shannon Liss-Riordan
8	Shannon Liss-Riordan
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1	[PROPOSED] ORDER
2	Pursuant to the Parties' Stipulation and for GOOD CAUSE appearing, the Court hereby
3	orders the following:
4	The Motion Hearing currently scheduled to take place on August 31, 2023, at 2:00 pm is
5	rescheduled to take place on September 7, 2023, at 2:00 p.m.
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7	Dated: Hon. Jon S. Tigar
8	Hon. Jon S. Tigar District Court Judge
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